Liber W. C. him or themselves Defts thereunto and by Rule of Court Confesse
p. 482 the aforesaid Lease Entry and Ejectmt, and insist onely upon the
Title The Deft in this Declaracon will Confesse Judgment and posession will be delivered accordingly to the plt

To John Sallers Tennant in posession of the p<sup>r</sup>misses above mentioned:

And the said John Sallers by Robert Ridgely his Attorney Cometh and Defendeth the force and Injury when &c and prayeth Liberty To imparle hereunto untill next Prov<sup>11</sup> Court and it is granted unto him the same Day is given to the plt. also:

Att w<sup>ch</sup> said next Provinciall Court came the said partyes by their Attorneys aforesaid and in the same Cause It was Ordered by the Consent of George Parker Attorney for the plt and Robert Ridgely Attorney for John Sallers that the said John Sallers should be admitted Deft, and that he forthwith appeare and Receive a Declaracon and plead to it the general Issue, and at the Tryall to be thereupon had the said John Sallers shall appeare in his proper pson or by his Attorney, and shall confesse Lease Entry and Ejectm<sup>t</sup> or that in default thereof Judgment shall be entred against the said deft John Gale the Casuall Ejector, but all further prosecution against him shall Cease untill the said John Sallers shall make default in any of the premisses, And It is further ordered by the Court by the Consent afores<sup>d</sup> that the said John Sallers shall not take any advantage against the plt for not prosecuteing upon the Tryall Occasioned by such Default, but that the said John Sallers Shall pay to the plantiffe the Costs by this Court to be taxed in this Cawse, And It is further Ordered that the Lessor to the plt shall bee charged with the payment of the Costs to the Deft If any be adjudged to him Now here att this Day to wit the sixteenth day of November in the sixth yeare of the Dominion of the Right Honoble Charles Lord Baltemore &c Annog Doni i68i came the said plt by his Attorney aforesaid and offered himself against the said Deft in the plea aforesaid but the said Deft Came not but made Default wherefore the said plt Remaineth against the said Deft thereof wholly undefended It is Considered by the Court here That the said John Shrigley Lessee of the said Richard Wells & Mary his wife Daughter and heire of the said Thomas Martin deceased in right of the said Mary Recover against the said John Sallers his Terme aforesaid yet to Come of and in the aforesaid Three hundred and ffifty Acres of land Called Hunts Mount wth all houses Edifices buildings, Gardens stables Orchards & all other the premisses with the appurtenances to the same belonging & also the sume of pounds of Tobacco Costs of suite in this behalfe Laid out and expended, And hereupon the said plantiffe by his Attorney aforesaid prayeth his Lopps writ to the Sheriffe of Ann Arrundell County to be directed

to Cause him to have his posession of his Term aforesaid yet to